

Real Estate Acquisition Policy - 5.16.P (12/15/99)

[Last Update \(12/15/99\) RShibata:dal - 5.16.P.0](#)

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Last Update (12/15/99) RShibata:dal - 5.16.P.0

This policy has been reformatted for placement on Sandia's External Web site.

Background - 5.16.P.1


Special circumstances and situations may arise under cost-type contracts when, in the performance of the contract or subcontract, SNL shall be required, or otherwise find it necessary, to acquire real estate or interests therein by:


- Purchase, on DOE's behalf or in its own name, with title eventually vesting in the Government.
 - Lease, and DOE assumes liability for, or otherwise will pay for the obligation under the lease.
 - Acquisition of temporary interest through easement, license or permit, and DOE funds the cost of the temporary interest.
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Policy - 5.16.P.2

It is SNL's policy to comply with the provisions of SNL's prime contract (DE-AC04-94AL85000) and, specifically, clauses H-37 (Life Cycle Asset Management (LCAM) and I-85 (Contractor Purchasing System) regarding Real Property Acquisition and Disposal, and Real Property Leasing.

Send feedback on ideas and information on this page to the Process Expert, Randy Shibata.

{PRIVATE "TYPE=PICT;ALT=[mailto:]"}  [Randy Shibata](#)

{PRIVATE "TYPE=PICT;ALT=[Mail to:]"}  [Frank Lujan III](#)
